IN THE DISTRICT/SUPERIOR COURT FOR THE STATE OF ALASKA AT $_$

VS.		Plaintiff(s),					
		Defendant(s).)	O ORT OF PARTIES' PLANNING MEETING			
Pretri	ial Sch	eduling Conference date:	Judge	assigned:			
Туре	of acti	on:					
The p	-	planning meeting was held	for for	and attended by:			
 2. 	Issues. Preliminary joint statement of issues: (Include separate statements where partidisagree.) Initial Disclosures. The initial disclosures required by Civil Rule 26(a)(1) have been exchanged will be exchanged by						
	The time	parties agree that supplementations s or intervals:	under Rule 26(e) will be due at the following			
3. Discovery Plan . The parties jointly propose to the court the following disa. Subjects . Brief description of subjects on which discovery will be				-			
	b.	Deadline. All discovery must be commenced in time to be completed by except that discovery on the following issues must be completed by the dates shown.					
		Issues for Early Discovery	<u>Dead</u>	line for Completion			

		(1)	 Interrogatories. Civil Rule 33(a) allows each party to serve a ma 30 interrogatories upon any other party. Responses are due 30 service. The parties stipulate to the following changes in these ling. No change. Maximum of interrogatories. Responses due days after service. 					days after
		(2)	requ days	sests for admissions after service. To change. Maximum of	on that e he partie rec	ivil Rule 36 does neach party may serve. s stipulate to the followests for admission. days after service.	Responses ar	re due 30
		(3)	Deporture of the capacitant of	ositions. Civil I ons as a matter o alled at trial; trear persons. The sician may not e hours. Civil Finges in these limit No change.	Rule 30(f right: cating phy depositive acced six Rule 30(cotts:	a) allows each side to ther parties; indepen- sicians; document cu ons of a party, exp a hours. Other depo- d)(2). The parties str	dent experts ex- ustodians; and a ert witness, or ositions may no ipulate to the f	pected to any three treating ot exceed following
				Deposition of _		not	to exceed	hours.
	d.	Other Provisions of Discovery Plan.						
4.	Trial.							
	a.	Complete either (1) or (2). (You must tell the judge when the case will be for trial or for a trial setting conference. Civil Rule 16(b)(1)(G).)				be ready		
		(1)	The	case will be read	ly for tria	l by		
			open	mated trial time ning statement, c vitnesses.):	e ("Trial losing ar	time" for any par gument, and direct a	ty includes th nd cross-exami	e party's
			Defe	ntiff(s) endant(s) er parties	_days			

Limits.

c.

	(2) Trial cannot be scheduled now because							
			The case will be r	ready for a trial setting	conference by			
	b.	Jury	trial requested	not requested	disputed. Explain:			
5.	Pr	oposed Pi	retrial Deadlines.	Plaintiff(s)	Defendant(s)			
	a.	Joinder o	of parties		<u> </u>			
	b.	Amendm	nent of pleadings		<u> </u>			
	c.		ary witness lists		_			
	d.		vitness lists under 26(a)(2)(A)		_			
	e.	-	eports under 26(a)(2)(B)					
	f.	Dispositi	ive motions		<u> </u>			
	g.	Other mo	otions		<u> </u>			
	h.		tness lists under 26(a)(3)					
	i.		hibit lists under 26(a)(3)					
	j.	Objection	ns under Rule 26(a)((3):days	s after disclosure of relevant list.			
6.	Se	ttlement.						
	a.	The parties have discussed the possibilities for a prompt settlement or resolution of the case, including the following alternative dispute resolution procedures (check all that apply):						
		med nor	tlement conference diation n-binding arbitration ner:					
		Commen	nts:					
	b.	Settleme	ent Conference.					
		The be:	e parties agree that the		ting a settlement conference will			
		☐ Oth	her:					
	c.	Mediatio	on.					
		The	a norting request onn	ointment of a mediator	r under Civil Rule 100.			

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7.	Pretrial Scheduling Conference . The parties waive do not waive a conference with the court before entry of the scheduling order. (Note: The judge may hold a pretrial scheduling conference notwithstanding the parties' waiver. Parties should plan to attend the conference unless otherwise notified by the court.)					
8.		er orders that should be entered by the court under Rule e 16(b) and (c) (pretrial orders).)				
	Date	Signature of Attorney/Unrepresented Party				
		Type or Print Name Representing				
	Date	Signature of Attorney/Unrepresented Party				
		Type or Print Name Representing				
	Date	Signature of Attorney/Unrepresented Party				
		Type or Print Name Representing				

Instructions: Attorneys of record and unrepresented parties are jointly responsible for attempting in good faith to agree on a proposed discovery plan and for submitting to the court within 10 days after the meeting a written report outlining the plan. Civil Rule 26(f).